



भारत का राजपत्र

The Gazette of India

प्राधिकार से प्रकाशित
PUBLISHED BY AUTHORITY

CA
16/7/86

सं० 22] नई दिल्ली, शनिवार, मई 31, 1986 (ज्येष्ठ 10, 1908)
No. 22] NEW DELHI, SATURDAY, MAY 31, 1986 (JYAISTHA 10, 1908)

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके।
(Separate paging is given to this Part in order that it may be filed as a separate compilation)

भाग IV

[PART IV]

गैर-सरकारी व्यक्तियों और गैर-सरकारी संस्थाओं के विज्ञापन और सूचनाएं

[Advertisements and Notices issued by Private Individuals and Private Bodies]

नाम परिवर्तन

मैं, अब तक उत्तम चन्दा गोमिस्त्रीया के नाम से ज्ञात, सुपुत्र श्री चन्दा राम बिचासी गांव बहापड़ पो० भा० गोलबां तहसील जोगिन्दर नगर जिला मथी (हि० प्र०) ने अपना नाम बदल लिया है और इसके पश्चात् मेरा नाम उत्तम चन्दा मदीरिया होगा।

प्रमाणित किया जाता है कि मैंने इस बारे में अन्य कानूनी शर्तों को पूरा कर लिया है।

उत्तम चन्दा गोमिस्त्रीया
(वर्तमान पुराने नाम के अनुसार)

मैं, अब तक जगजीवन राम के नाम से ज्ञात सुपुत्र श्री मानसिंह (वर्तमान पता 16/86 ई बापा नगर पब्लि रोड, करोल बाग, नई दिल्ली-5 ने अपना नाम बदल लिया है और इसके पश्चात् मेरा नाम जगजीवन गाड़गांविलिया होगा।

प्रमाणित किया जाता है कि मैंने इस बारे में अन्य कानूनी शर्तों को पूरा कर लिया है।

जगजीवन राम
(वर्तमान पुराने नाम के अनुसार)

LOST

The Government Promissory Notes No. MS 022614 of 'A' series and MS 022090 of 'B' series for 7 gms. and 2 gms. respectively of NDGB 1980 originally standing in the name of K. S. Narasimhan the proprietor(s) by whom they were never endorsed to any other person, having been lost, notice is hereby given that the payment of the above Note(s) and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Madras and that application is about to be made for the issue of duplicate(s) in favour of the proprietor. The public are cautioned against purchas-

1-90 G1/86

ing or otherwise dealing with the abovementioned securities.

Name of the advertiser : K. S. NARASIMHAN

Residence : Kodiyoor, Vasur Post (Ponnai) N.A. dt.

LOST

The Government Promissory Notes Nos. BY 101541-42 (2x5,000), BY 090901 (1x1,000) of the 4% Per Cent Loan of 1960-70 for Rs. 11,000/- (aggregate) originally standing in the names of S/Shri P. P. Damri, M.D. Umrigar and M. R. Unwala (since deceased and now represented by the Bhavnagar Parsi Anjuman Trust) the proprietors by whom they were never endorsed to any other person, having been lost, notice is hereby given that the payment of the above Notes and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Bombay and that application is about to be made for payment of the discharge value in favour of the Trust. The public are cautioned against purchasing or otherwise dealing with the above mentioned securities.

Name of advertisers : 1. Shri MINOCHAHAR BEJANJI BHARUCHA 2. SHRI ROHINTON RUSTOMJI MAHUVAWALA.

Address : Bhavnagar Parsi Anjuman Trust, 2150/B, Wagha-wadi Road, Bhavnagar-364002.

NOTICE

NO LEGAL RESPONSIBILITY IS ACCEPTED FOR THE PUBLICATION OF ADVERTISEMENTS REGARDING CHANGE OF NAME IN GAZETTE OF INDIA. PERSONS NOTIFYING THE CHANGES WILL REMAIN SOLELY RESPONSIBLE FOR THE LEGAL CONSEQUENCE AND ALSO FOR ANY OTHER MISREPRESENTATION ETC.

By Order
Controller of Publications

CHANGE OF NAME

I, hitherto known as BIHARI LAL son of Shri BARRU RAM, employed as Lower Division Clerk in the Central Research Institute, Kasauli (H.P.), residing at "Gopal Villa", Village Nalwa, P.O. Kasauli, Tehsil Kasauli, Distt. Solan (Himachal Pradesh), have changed my name and shall hereafter be known as SHIV RANJAN KUMAR.

It is certified that I have complied with other legal requirements in this connection.

BIHARI LAL
(Signature in existing old name)

I, hitherto known as Miss MANGALA PRABHAKAR BHISE daughter of Shri PRABHAKAR BALKRISHNA BHISE, employed as Lower Division Clerk in the Office of the Customs and Central Excise Collectorate, Marine & Preventive Wing, Everest House, Marine Drive, Bombay-2, residing at Hendre Building No. 3, Navalkar Lane, 250, V. P. Road, Bombay-400004, have changed my name and shall hereafter be known as Mrs. SMITA SUBHASH KODE.

It is certified that I have complied with other legal requirements in this connection.

MANGALA PRABHAKAR BHISE
(Signature in existing old name)

I, hitherto known as J. P. KASALAH son of PITCHALAH employed as Loco-Khalasi, T. No. 777 in the Loco-Shed, South Central Railway, Hubli, residing at Railway Quarters No. 512/J, Down Chawl, Hubli, have changed my name and shall hereafter be known as J. P. PRASHANT KUMAR.

It is certified that I have complied with other legal requirements in this connection.

J. P. KASALAH
(Signature in existing old name)

I, hitherto known as TYAGARAJAN RAMACHANDRAN son of MUTHUSWAMY TYAGARAJA SASTRI, retired Jt. Adviser, Planning Commission, residing at H-103, Som Vihar, R. K. Puram, New Delhi-110022, have changed my name and shall hereafter be known as TYAGARAJA SASTRI RAMACHANDRAN.

It is certified that I have complied with other legal requirements in this connection.

TYAGARAJAN RAMACHANDRAN
(Signature in existing old name)

I, hitherto known as ANIL KUMAR son of Shri R. S. SOOD, employed as Senior Scientific Officer-I in the Department of Science Technology, Ministry of Science & Technology, residing at 30, Sector-III, Sadiq Nagar, New Delhi-110049, have changed my name and shall hereafter be known as ANIL KUMAR SOOD.

It is certified that I have complied with other legal requirements in this connection.

ANIL KUMAR
(Signature in existing old name)

I, hitherto known as SAGARIK PAL daughter of Brigadier M. PAL, VSM, employed as Medical Officer in the Army Medical Corps, residing at Base Hospital, Delhi Cantt, have changed my name and shall hereafter be known as SAGARIKA PATYAL.

It is certified that I have complied with other legal requirements in this connection.

SAGARIK PAL
(Signature in existing old name)

I, hitherto known as Smt. P. ACHAMMA VARMA wife of Shri P. V. S. S. VARMA, employed as Lower Division Clerk in the Nuclear Fuel Complex, ECIL-P.O., Hyderabad-500762, residing at H. No. 1-9-18, Bowenpally, Secunderabad

have changed my name and shall hereafter be known as Smt. P. ARCHANA.

It is certified that I have complied with other legal requirements in this connection.

P. ACHAMMA VARMA
(Signature in existing old name)

I, hitherto known as DHARMAJI BAPU son of BAPU MORU SONAWANE, employed as Instrument Fitter in the Telecom Factory, Deonar, Bombay-400088, residing at Kamathipura, 17 Lane, Resham Ali Chawl, Chawl No. 39/10, Bombay-400008, have changed my name and shall hereafter be known as DHARMAJI BAPU SONAWANE.

It is certified that I have complied with other legal requirements in this connection.

DHARMAJI BAPU
(Signature in existing old name)

I, hitherto known as BANUMATHI VENKAT RAJ wife of FRANCIS, employed as Sister Tutor (Captain—Nursing Officer) in the Military Nursing Service—Armed Forces, residing at School of Nursing, Command Hospital Air Force, Bangalore-7, Karnataka, India, have changed my name and shall hereafter be known as VERONICA BANUMATHI FRANCIS.

It is certified that I have complied with other legal requirements in this connection.

BANUMATHI VENKAT RAJ
(Signature in existing old name)

I, hitherto known as DEOKI MAHTO RANJAN son of Late BIGAN MAHTO, employed as Advocate in the Hazaribagh Bar Association, residing at Hurburu, P.O./District Hazaribagh, have changed my name and shall hereafter be known as DEOKI MOHAN RANJAN.

It is certified that I have complied with other legal requirements in this connection.

DEOKI MAHTO RANJAN
(Signature in existing old name)

I, hitherto known as NAVINDAR KUMAR TARNEJA son of Shri CHARANJI LAL, employed as Chief Design Assistant (Track), in the RDSO, (Ministry of Transport), Department of Railways, Lucknow, residing at B-141/1, RDSO Colony, Manaknagar, Lucknow-226011, have changed my name and shall hereafter be known as NAVINDAR KUMAR TANEJA.

It is certified that I have complied with other legal requirements in this connection.

NAVINDAR KUMAR TARNEJA
(Signature in existing old name)

I, hitherto known as SOHAN SINGH SHARMA son of Shri HET RAM SHARMA, employed as Jagar Man in the D.C.M. Delhi, residing at 2924, Tri Nagar, Delhi have changed my name and shall hereafter be known as SOHAN PAL SHARMA.

It is certified that I have complied with other legal requirements in this connection.

SOHAN SINGH SHARMA
(Signature in existing old name)

NOTICE

"Notice is hereby given that a meeting of the Creditors of The Model Building Corporation (P) Ltd., will be held on Monday, the 18th August, 1986 at the registered office of the Company i.e. 1-A, Janpath, New Delhi-110011 at 10.00 A.M. to consider and pass resolution/s for winding up of the Company."

For The Model Building Corporation (P) Ltd.
BHAGWANT SINGH
Director

NOTICE

"Notice is hereby given that the share holders of The Model Building Corporation (P) Ltd., New Delhi in the Annual General Meeting held on 30th April, 1986 passed a resolution under section 484B of the Companies Act, 1956 for winding up of The Model Building Corporation (P) Ltd., New Delhi with effect from 30-4-1986."

For The Model Building Corporation (P) Ltd.
BHAGWANT SINGH
Director

Notification by the Chamber of Commerce, Hapur

The approval of the Deputy Director, Forward Markets Commission, under sub-section (i) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952), read with the Government of India, Ministry of Commerce and Industry Notification No. S.O. 1162 dated the 4th May, following additions made to the bye-laws in force, of the following additions made to the Bye-laws in force, of the Chamber of Commerce, Hapur, the same having been placed on the notice board of the Exchange under section 11 of the said Act and Rule vv of the Forward Contracts Regulations, 1954.

XXVI—ADDITIONAL BYE-LAWS FOR HEDGE CONTRACTS IN POTATOES

307 Bye-Laws beginning with 307 to 332 (both inclusive) are additional bye-laws for Hedge Trading in Potatoes. All the bye-laws of the Chamber as may be in force at any time or from time to time shall also be applicable to all the matters connected with Hedge Contracts in Potatoes in so far as these matters are not specifically dealt with in the Additional Bye-Laws for Hedge Contracts in Potatoes and are not repugnant to the Additional Bye-laws.

(Signature in existing old name)

308. For the purpose of Futures Trading in Potatoes, there shall be a Contract "POTATOES HEDGE CONTRACT".

309. In respect of Potatoes Hedge Contract, there shall be three deliveries in a Gregorian English Year viz., 15th March, 15th July and 15th October.

309A. Trading for Hedge Contracts, in Potatoes for the three deliveries above shall commence in the months indicated as follows against each delivery.

Delivery and Commencement month

15th March—September
15th July—February
15th October—June

309B. Provided further that the Board with the prior approval of the Forward Markets Commission may change the commencement month for any or all of the above deliveries.

310. The due date for such deliveries shall be as follows :

Delivery and Due date

15th March—15th March
15th July—15th July
15th October—15th October

311. The Unit of Trading in Potatoes Hedge Contract shall be 4000 kgs. i.e. 40 quintals and the rates shall be quoted for 40 kgs.

312. Deposit shall be charged @ Rs. 200/- per unit. Cober money shall be charged at the closing rate.

313. (a) The following shall be the charges per unit of Hedge Contract payable to the Chamber by each buyer and seller on each complete transaction entered into by him :—

(i) Brokerage	Rs. 2.00
Commission Chamber	Rs. 0.50
Charity	Rs. 0.10
Ring Charges	Rs. 0.05
Total :	Rs. 2.65

(ii) On Bhuran Transactions (sale and purchase contract entered into on the same day at the same rate) the charges shall be as follows :—

Brokerage	Rs. 2.00
Chamber's Commission	Rs. 0.10
Total :	Rs. 2.10

(b) The Board may, with the prior approval of the Forward Markets Commission, increase or decrease the charges levied under clause (a)(i) and (ii) above.

314. The amount of Chamber's Commission and the Ring Charges shall be credited to the income of the Chamber, the amount collected as Charity shall be paid to the charities concerned and the amount of Brokerage shall be paid to the Brokers after deducting 5 paise per rupee and the deduction shall be payable to the Brokers Association, Hapur.

315. The basis variety of Potatoes Hedge Contract shall be E 3797 (Kufri Bahar) potatoes.

316. Potatoes of 'A 2708' (Kufri Chandramukhi) quality may also be tendered at a premium of Rs. 10.00 per quintal by the buyer to the seller. Only one quality of Potatoes shall be tenderable in one delivery. The mixed quality shall be treated as rejected.

316A. The Board with the prior approval of the Forward Markets Commission, may alter the basis variety and tenderable quality of potatoes in respect of any delivery before the commencement of delivery.

316B. The Board may vary, for any delivery, the premium on the tenderable variety mentioned in Bye-Law 316 above from time to time, subject to the conditions with such variations shall be notified to the trade before the commencement of trading in the respective delivery.

317. The 15th March delivery shall be made of the goods kept in shops and godowns within the Municipal Limits of Hapur Nagarpalika. 15th July and 15th October deliveries shall be made at Cold-storages and the goods kept in Cold-storages only shall be tenderable. In respect of the 15th July and 15th October deliveries the buyer will have the option to retain the goods in Cold-storages upto the fixed date (31st October) at the cost of the seller. The buyer shall be responsible for expenses of Cold-storage charges for the period after 31st October. If the rent of the Cold-storage is in arrears and the same has not been paid by the seller, the buyer shall be entitled to deduct the same from the due amount.

318. The bags which shall be used for filling of the potatoes shall be without patches, untorn and without any cut. The bags once used, shall be tenderable. At the time of delivery the weight of the bag @ 1 kilo each will be deducted and no cost for the same shall be payable to the seller i.e. the bags shall be free of charge.

319. The buyer shall be entitled to take out 5% of the total bags in the month of delivery period, to decide the question of quality and weight. In case, the seller and buyer are not satisfied regarding weight, the buyer shall take out 5% of the total bags more and the average were found of all of the 10% bags so taken out shall be acceptable to both of the parties. The survey of quality shall be made of the first lot of 5% bags. In case, the buyer does not want to keep the goods in cold-storage after taking delivery, he shall be entitled to get weighment of the entire goods but the decision regarding quality arrived at previously shall be applicable for the entire lot. The weight of goods in each bag will be similar to the entire lot i.e. the difference of more than 2 to 4 kgs. in weight shall not be allowed.

320. Upto 7% Kat (Cut, Khobra, more green and more sharp) shall be tenderable without any discount. If more than 7% and upto 15% Kat only is tendered, the seller shall get payment of 50% of the quantity which is found more than 7% and the balance shall be treated as discount.

321. Loose, Chura, Jada (spotted) and "chila-huwa" shall not be tenderable.

322. The size of tenderable potatoes shall not be less than one inch measured from at least one side. But the goods having small potatoes upto 3% shall be accepted without any discount. Goods having small potatoes more than 3% shall not be tenderable and shall be liable to be rejected.

323. Half Kilogram of soil in 40 kgs. will be tenderable without any discount. Goods having more soil in proportion of half kg. in 40 kgs. upto 2½ kgs. in 40 kgs. only may be tenderable but the for soil found more than the proportion of half kg. in 40 kgs. shall not be paid. The goods having more soil than 2½ kgs. per 40 kgs. will not be tenderable and shall be liable to be rejected.

324. Rotten, Tharra (damaged but dry) can be tendered and acceptable without any discount upto 1 kilo in 40 kgs. If the proportion of Rotten, Tharra (damaged but dry) is more than 1 kg. in 40 kgs. the same shall not be tenderable and will be liable to be rejected.

325. A panel of Surveyors and Appellant Survey Committee shall be constituted out of the Potatoes dealers and in case of any dispute regarding delivery, the decision of the Surveyors or the Appellant Survey Committee, as the case may be, regarding quality shall be final and binding on both the parties.

326. The 15th July and 15th October deliveries of the goods under the Potatoes Hedge Contract will be made from cold-storages situated at Hapur. The Cold-storages situated within a radius of 10 Kilometers from the boundaries of Hapur Nagarpalika shall be treated to be situated at Hapur. In case, any person issues receiving order and asks for delivery, the goods can also be delivered at the stations mentioned below and the cold-storages situated within a radius of 5 kilometres from the below mentioned stations shall be treated to be situated at those stations. The cold-storages situated within 10 kilometres of Meerut will be treated to be situated at Meerut. The rules and regulations regarding quality of goods and mode of delivery will be in accordance to these bye-laws. The seller will pay the transportation charges at the rate shown against the stations:—

<i>Name of the Station and Transportation Charges</i>	
	<i>(per quintal)</i>
1. Bulandshahr	Rs. 2.00
2. Pilkhuwa	Rs. 1.25
3. Ghaziabad	Rs. 2.00
4. U.P. Delhi Border	Rs. 2.50
5. Chidambarpur	Rs. 2.50
6. Sahibabad	Rs. 2.50
7. Kharkauda	Rs. 1.25
8. Meerut	Rs. 2.00

Provided the Board may, with the concurrence of the Commission modify the schedule of outstation delivery centres in respect of any delivery of hedge contract in Potato before commencement of trading in the same.

327. On the due date for hedge contract, the due date rate shall be fixed by the Board on the basis of spot rate at Hapur for basis variety, taking into consideration the spot prices prevailing at the delivery centres and transport charges thereon mentioned in Bye-law 326 and after taking into account other relevant circumstances which they may, in their discretion, deem fit. However, in case, the maximum and/or minimum rate or rates are fixed and such rate or rates

are operative on due date, then the due date rate shall not be higher than the maximum rate and/or lower than the minimum rate. The due date rate shall also be subject to the conditions, if any, applicable to the contract under bye-law 233.

328. Deliveries and receiving orders shall be issued and received on 1st, 2nd and 3rd dates of the month of the due date and the buyer shall get the goods weighed after inspecting the same within five days. In case any dispute arises, he will get the decision of the Surveyors within four days.

329. No member shall enter into fresh contracts except for the purpose of squaring up outstanding open position, after the last date of issue of delivery order and demand notice.

330. In case, the buyer issues receiving order and the seller fails to deliver the good, the seller shall pay a penalty of Rs. 2.00 per 40 kgs. to the buyer and transactions shall be settled on the due date.

331. In case, the weight of goods delivered is less or more, the difference shall be payable at the closing rate of that date.

332. In case, the seller issues delivery orders the buyer will be bound to take delivery of the goods. In case, any dispute or doubt arises regarding it, the decision of the Board of Directors of the Chamber shall be final and binding on both the parties i.e. seller and buyer.

REOTI SARAN
Secretary
The Chamber of Commerce
Hapur

Place :

Date : 13 March 1986

Notification by the Chamber of Commerce, Hapur

The approval of the Deputy Director, Forward Markets Commission, under sub-section (i) of Section 12 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952), read with the Government of India, Ministry of Commerce and Industry Notification No. S.O. 1162 dated the 4th May, 1960, has been obtained on January 14, 1986 to the following additions made to the Bye-laws in force, of the Chamber of Commerce, Hapur.

Additional Bye-laws

In the additional bye-laws for the Hedge Contracts in potatoes:—

(i) the existing bye-law No. 309A, may be renumbered as 309A(i) and after Bye-laws 309A so renumbered, the following bye-law shall be added as Bye-Law 309A(ii).

"309A(ii) The Board shall fix on each occasion with the prior approval of the Forward Markets Commission the date on which the hedge trading shall commence for each delivery of the Potatoes Hedge Contract."

2. In pursuance of proviso to sub-Section (4) of Section 12 of the said Act, the approval of Deputy Director, Forward Markets Commission, has been obtained for dispensing with, in the interest of the trade, the condition of previous publication of the above amendments.

REOTI SARAN,
Secretary,
The Chamber of Commerce, Hapur.

Place : Hapur

Dated : 13 Mar 1986